

JENKINS-JENSEN CASE AFFIRMED

Supreme Court Today Sustaining the
Decision of Judge Hall.

IN FAVOR OF DEFENDANTS.

Complicated Suit to Quiet Title Set-
tled—Property Passed Through
A Number of Hands.

The Supreme Court today affirmed the decision of Judge Hall in the case of John Jenkins Jr., appellant, vs. Mary E. Jensen and Thomas Quayle. The opinion is written by Chief Justice Miner, and concurred in by his associates, and is very lengthy, occupying twenty-one typewritten pages.

The action was brought by John A. Jenkins Jr., to quiet title to lot 16, block 32, Ten Acres tract, in the county of Salt Lake, and to have the same declared as the property of the defendant, Mary E. Jensen, and to have the same declared as the property of the defendant, Thomas Quayle.

On July 16, 1875, Thomas Jenkins purchased and continued to occupy lots 1, 2, 3, and 16, block 32, Ten Acres tract, in the county of Salt Lake, and to have the same declared as the property of the defendant, Mary E. Jensen, and to have the same declared as the property of the defendant, Thomas Quayle.

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Better Keep It.

Don't let money slip through your fingers. Don't pay 50 cents a pound for baking powder when you can get Three Crown, just as good for 25 cents. It is better than most of the popular priced baking powders and is equal to any of the high priced baking powders. It is made for satisfaction and is sure to give you pleasure. It helps you to have wholesome, reliable food, and it helps you to economize at the same time.

Five ounce can, 10c; 8 ounce can, 15c; 12 ounce can, 20c; 16 ounce can, 25c.

HEWLETT BROS. CO.

Anna J. Jones, and has filed a petition to this effect in the probate court. The reasons given are that the father is now in Washington and is not a fit person to have the custody of his children, and the mother is in the insane asylum.

The Ogden Packing Company today filed a copy of its incorporation articles with the county clerk. The capital is \$25,000 in 500 shares. Frederick Schlegel is president; William Beckman, vice president; Simon Jensen, secretary; and Harri Mark, treasurer, and they constitute the board of directors.

Madsen Amends Answer. Trial of the suit brought by the Robinson Furniture Company against the Utah Store and Hardware company is all progressing before Judge Hall and a jury. This morning the defendant answered in which the alleged defectiveness of the furniture was more fully set forth. Mr. P. W. Madsen, manager of the defendant company, has been on the witness stand all day. This afternoon the appearance of C. O. Whittemore as associate counsel for the defendant company, and the jury will occupy the greater part of tomorrow.

Palmquist Case. Judge Morse was occupied all day today with the Palmquist damage trial. The defendant company is still offering testimony. The case will go to the jury some time tomorrow.

Lucky Bill Case. Trial of the case of Joseph Hatch vs. Lucky Bill Mining company is still progressing before Judge Stewart. The case will go to the jury some time tomorrow.

Scott-Strevell Wins. In the case of Geo. M. Scott, Strevell Hardware company vs. Hoskinnal company, Judge Hall today gave judgment for the plaintiff. The case was tried on December 3, of the same year, his widow bore a son by him, who was named after his father, and who is the plaintiff in this action. His father never took possession of the forty acre tract, and never supported Alice or Anna or Mary Bundy. John S. Barnes was appointed administrator of the estate, and on September 27 brought suit against Thomas Jenkins and his tenant for possession of the land in 500 acres. He also claimed that the rents of the land were \$600 per annum. On November 26, 1899, an agreement was reached whereby in consideration of the payment of \$500, the land to Thomas Jenkins was to be returned to him and his heirs forever.

The court holds that the estate is in the possession of the administrator, but as he has never taken possession of the property in dispute, he is barred by the statute of limitations.

WHITMORE MUST PAY. The Supreme Court today also handed down an opinion, confirming the decision of Judge Hall in the case of the Sierra Nevada Lumber Co. vs. Samuel M. Whitmore et al. in which the trial court found the issue for the plaintiff. The opinion is written by Justice Dinkins, whose associates on the Supreme Court concurred in the decision.

The action was brought to foreclose a mechanic's lien for \$197.51 and costs on certain real estate owned by Whitmore, and a sale of the property was ordered by the court to satisfy the lien.

WILL OF LATE J. SQUIRES. Emily E. S. Squires and Joseph Warburton Named as Executors. Emily E. S. Squires and Joseph Warburton have filed for probate the will of the late John Squires, in which they are named as executors. The estate is said to be worth \$7,000, with twenty-four heirs to share it. The decedent owned one-fourth of his property to the church of Jesus Christ of Latter-day Saints, and one-third of the balance to his widow for her life. The children and one grandchild. The widow's share will be divided among the other heirs on her death, but the estate is not to be divided until the youngest child, four years, attains her majority. The hearing has been set for Dec. 20.

CAMPBELL CASE REVERSED. The Supreme Court has reversed the judgment of the District court in the case of E. E. Campbell, convicted of voluntary manslaughter for killing John Selman on March 30, 1901, and sentenced to the penitentiary. The error in the trial was in trying the defendant with eight jurors instead of twelve. The Supreme Court considered that the information would have sustained a verdict of murder in the first degree, thus entitling Campbell to a trial by jury of twelve.

Petition for Guardianship. Miss Nelson of Crescent wants to be guardian of Ross, John, William and Joseph Jones, children of Joseph and

down after a successful run has been a great boon to the farmers and in everyone's opinion the best growing industry will rank among the foremost of the state in a very short time. Fruit raising, too, is being carried on in fact it is an ideal country for the agriculturist.

A. J. Davis leaves in the morning for his oil well in the San Rafael. He says the well is now 1,300 feet, and the present indications warrant him in believing that it will not be necessary to go lower than 1,700 or 1,800 feet in order to secure a good flow of oil. Mr. Davis has the highest hopes for the oil fields in that part of the state.

J. H. Turner returned this morning from a business trip through the Dixie country, and was at the Kenyon. He says that the Silver Reef prospects are looking unusually fine, and that in Grand Gulch is being found copper assaying 80 per cent pure, and there are lots of the bronze metal in that section. Mr. Turner expects a better showing in southern Utah than for a long time past, and everybody is hoping for a railroad.

"If any one wants to go in bathing now at Garfield they will find it necessary to walk out about a mile from the pavilion, get into water deep enough to bathe," remarks a local tourist today at the Kenyon, with a pathetic touch of sadness in his voice. "With the water out as far as it is from the shore now, the shore looks like a ruin and a disqualification. Salt Lake people ought to feel like hanging their heads because their children were not back again towards old Lake Point, where the first salt water made its way. It seems to grow worse and worse."

"It makes me very tired, the way some of the self-appointed critics in this country get after the missionaries in China because they ask for something in the line of indemnity for the little all in the recent Boxer troubles," said Chaplain Marion at the Mantua today. "Minister Conger and the British minister will both admit that had not been for the Chinese Christians that not one of the members of the foreign legations would have been left alive in the attack on them in Peking. The devotion of these Chinese Christians was most remarkable. I know of a Presbyterian missionary who was attacked by Boxers and thrown to the ground. Immediately four native Christians threw themselves over him intending to save his life at the risk of their own. Two of these natives were beaten to a jelly, and the action that saved the life of that missionary." When asked what he thought of medical missions Chaplain Marvin said they were of the very highest utility of the most practical service. He knew of one medical missionary, Dr. Lewis, who was able to perform seven operations for cataracts on Chinese patients in one day. "No," said Mr. Marvin, "most people who are thus humanely treated bound to show some gratitude for what has been done for them. You may rest assured that they do. Minister Denby visited numerous Chinese coast mission stations in an American war vessel, and at the end of his trip emphatically endorsed the work of the Christian missionaries both Protestant and Catholic." The chaplain will hold regular Episcopal services every Sunday morning at 10 o'clock. In the evening, there will be a general evangelical service, with gospel hymns. He is very glad to have the assistance of Christian Endeavor workers from this city in the post work.

GENERAL MANAGER HOME. D. S. Murray of the Bell Telephone Back From Eastern Trip. General Manager D. S. Murray of the Bell Telephone company returned today from a month's trip to the East. He visited Denver, Kansas City, Chicago, New York and Boston to investigate the telephone systems in those cities with a view of ascertaining what betterments to the local system it will be advisable to make in order to have a better system and to have it accompanied by his wife and had an enjoyable but very busy trip.

SOLDIERS GET INTO TROUBLE Have Been Pawing Uncle Sam's Property in the City. This afternoon Detective Sheets made a round-up of all the second-hand stores and pawn shops in the city, and found that he had found articles left there by soldiers from the post. There were shoes, gloves, uniforms, overcoats and other articles that soldiers use. These will all be gathered up and sent to the post. The soldiers will be given a stern warning that if they do not stop pawing the property of the government they will be punished.

PERSONALS. George Boyer, manager of Haverly's minstrels, is registered at the Kenyon. Civil Engineer R. E. L. Collier leaves on a two weeks trip to Deep Creek Saturday. John Noble, of Boise, is at the White house, having come to this city to get his eyes treated. Charles J. Reed was today married to Agnes Oberg by Deputy County Clerk Emery at his home. The groom is 21 years of age and the bride 18.

President Armstrong, of the Commercial National Savings bank is the father of a fine boy, his second. A. E. Hyde returned this morning from his Battle Mountain, Nevada properties well pleased with the outlook. Mr. Hyde says that the showing in gold ore especially is encouraging. Philip Klefer of Dayton, Ohio, uncle of George S. Nickum, of this city, celebrates today his one hundredth birthday. He has been a resident of Dayton for seventy years.

Section Director L. H. Murdoch, of the weather bureau, left this morning for Marysville and Richfield, to inspect the stations there. He will return about Sunday. Amasa Aldrich of Mount Pleasant is at the White New York Cash store at Selby and Tatham of Mount Pleasant, and considers the business outlook down there as flattering. Miss Violet Westwood, assistant clerk at the Knutsford hotel, last night accompanied by Mrs. Henshaw, left this morning on a two weeks vacation to the coast. They will be present at the opening of the new Angelus hotel at Los Angeles, and enjoy a grateful change. The prolonged absence of Leland Henshaw from the preparation of the new hotel for occupancy has largely increased Col. Henshaw's cares and responsibilities, and the rest will prove very beneficial to him. His many friends wish him a happy voyage. In the meantime Harry Burton is the commanding officer, and that he will do well goes without saying.

The Mares Will Stand Together. New York, Dec. 5.—Ernest Marx, brother of Henry Marx, who killed two men and wounded three others in Westmoreland county, Va., on Wednesday night, has started for Virginia with Abel Blackman, an attorney of this city. William B. Marx, another brother, said today that he did not believe his brother had been indicted for the slaying. He had been indicted for the slaying of the two men, but he was not indicted for the slaying of the three others. He was indicted for the slaying of the two men, but he was not indicted for the slaying of the three others.

St. Louis Fair Troubles. St. Louis, Mo., Dec. 5.—Attorneys for the St. Louis Fair Association today filed a demurrer in the injunction suit begun by Atty. Gen. Crow against the association to prevent bookmaking at the fair grounds under the licenses alleged to be void. They contended that the attorney general has no legal capacity to sue.

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THOMAS IS BACK TO HIS OLD POST

Former Custodian of the Tabernacle to Resume His Position.

MR. JENSEN HAS RESIGNED.

Le Roi C. Snow Retires From Position Of Instructor in German at the L. D. S. University.

Ephraim Jensen, the custodian of the Tabernacle, will retire from that position on the first of the year and the office will again be assumed by Charles J. Thomas. The latter held that position for over a score of years, and when he retired a little more than a year ago it seemed as if a fixture of the historic building had been removed, and there are many who will be pleased to learn that he will return to his post.

The resignation of Mr. Jensen comes as a surprise to his friends. He feels, however, that a more satisfactory office is open to him elsewhere. He recently purchased a home in this city and it is quite probable that he will make his permanent residence here. But he has not decided fully whether he will remain in the city or just what occupation he will pursue. Under his custodianship some changes were effected in the Tabernacle, and the most remarkable of which was the remodeling of the organ. Mr. Jensen is a zealous, well informed man and his many friends wish him abundant success in whatever business he may engage in.

Another surprise which his friends were not prepared for is the resignation of Le Roi C. Snow as instructor in the Latter-day Saints' University. It is stated that Mr. Snow took the course, but he feels, perhaps, that better opportunities await him in another field. Mr. Snow has been instructor in German and French at the university for the last two years, and has been a diligent and conscientious worker. Just what he has mapped out for himself in the future he has not disclosed to his friends, but it will doubtless be along a literary line, as his residence is in the city of New York. He has many friends who wish him prosperity and happiness in whatever profession or vocation he may choose for himself. His retirement from the university is sincerely regretted by his fellow teachers and the students as well as his many friends throughout the city and state.

TO CURE A COLD IN ONE DAY. Take Laxative Broom Quinine Tablets. All druggists refund the money if it fails to cure. E. W. Groves' signature is on each box, 25c.

SENATE PROCEEDINGS.

McComas Advocates Passage of His Bill to Suppress Anarchy. Washington, Dec. 5.—The announcement that Senator McComas would inaugurate the discussion on the suppression of anarchy and anarchists filled the Senate galleries today with a goodly number of spectators. Before the routine business was taken up by Mr. Hale, (Maine), secured the adoption of a resolution that when the Senate adjourns today it be at 10 o'clock.

The heavy influx of petitions, bills, etc., continued much time being taken in their formal reception. Mr. Penrose, (Penn.), favorably reported from the committee on education and labor the bill continuing the industrial commission until February 15, in order that it may close up work now in hand and secure immediate consideration for the measure. The bill was passed.

Mr. McComas then recognized in support of his bill introduced yesterday providing for the death penalty for assaults upon the President, or for inciting, advising or procuring such assaults. The senator spoke of the dangerous spread of anarchy, President Carnot, Prime Minister Canovas, the emperor of Austria, King Humbert and President McKinley having been assassinated by anarchists within the last seven years. It was humiliating, he said, to consider the impotency of our federal laws to punish this fearful crime. The senator spoke of the revolutionary propaganda under the guiding hand of Herr Most and the nihilist Hartmann and the formation since 1881 of anarchist groups. Congress must legislate against this evil with courage, firmness, conservatism and prudence. The constitutional power of Congress to deal with the subject was discussed at length and supported by numerous references to the Supreme Court decisions.

Mr. McComas further urged the exclusion and deportation of anarchists, the amendment of the immigration and naturalization laws, the suppression of treaties with foreign powers permitting the extradition of those charged with anarchistic offenses. In the course of his speech the senator argued that international comity called for action on our part to suppress the origin of plots in this country against foreign rulers.

Mr. McComas was accorded close attention throughout his remarks. At the conclusion of his speech Mr. Hoar, of Massachusetts, took the floor and made some comments upon anarchy and anarchists. He said that all countries having lawful governments should secure an island in the sea which was to be occupied by no one but anarchists, by those who advocated the slaying of rulers and those resisting of government. It was impossible to control the beliefs and minds of men, but there was no reason why men who tried to overthrow all governments, who wanted no government, should not be deported to a place where they could put their theories to a test. Banishment from this country, he believed to be a lawful punishment and could be enforced.

At 2:30 p. m. the Senate went into executive session. President Pro Tem Fry, of the Senate, today announced the following committee in accordance with the resolution passed Tuesday to prepare a tribute and token for the late President McKinley. Foraker, Ohio; Allison, Iowa; Fairbanks, Indiana; Keen, New Jersey; Aldrich, Rhode Island; Nelson, Minnesota; Perkins, California; Jones, Arkansas; Morgan, Alabama; Cockrell, Missouri; and McEnery, Louisiana.

The Mares Will Stand Together. New York, Dec. 5.—Ernest Marx, brother of Henry Marx, who killed two men and wounded three others in Westmoreland county, Va., on Wednesday night, has started for Virginia with Abel Blackman, an attorney of this city. William B. Marx, another brother, said today that he did not believe his brother had been indicted for the slaying. He had been indicted for the slaying of the two men, but he was not indicted for the slaying of the three others. He was indicted for the slaying of the two men, but he was not indicted for the slaying of the three others.

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but assured us that everything was all right and begged us not to worry. "Herbert was graduated recently from the New York law school and went down into Virginia to recuperate his strength. My father bought the Westmoreland county estate some eighteen years ago and the family lived on it from time to time. The Taylors have been our neighbors and we have always esteemed them highly."

Episcopal Missionary Conference. Rochester, N. Y., Dec. 5.—The second day's session of the Episcopal Missionary conference opened with a conference on the principles and methods of administering relief. The Rev. Dr. Henry W. Nelson spoke on the matter of the board of missions, and the Rev. Dr. Henry Anstie, representing the board of managers, also addressed the assembly. Rev. Wm. Dudley Foster and Miss Julia C. Emery spoke at length on the theme under discussion.

A Jeweller Fatally Shot. Deadwood, S. D., Dec. 5.—Leo Winsberg shot and fatally injured Solomon Levinson, a prominent Jeweller of this city early today during an iteration over business affairs. It was here he accepted a partnership in business with Levinson, but that a Jeweller of this city, who was not named, was refused to keep the agreement. He was not believed that the wounds of the Jeweller would die.

All Quiet at Rich Hill. Kansas City, Mo., Dec. 5.—A telephone message today from Rich Hill, Mo., says that everything in the mine is quiet and that no further trouble is expected, at least for the present. The company of troops requested last night had not yet arrived at noon, but was expected during the night. It is not believed that the wounds of the miners, shot by deputies last night, will prove serious. The wounds of the two officers hurt are slight. Four hundred men are on strike.

London Entertains Prince of Wales. London, Dec. 5.—The city entertained the Prince and Princess of Wales today at a luncheon given in the Guild hall and presented them with addresses of congratulation on their successful tour of the British empire. The royal party drove from York house to the Guild hall in an open car, escorted by life guards. They were met everywhere with the heartiest reception from the sight-seers lining the brilliantly bedecked and troop-lined route. The scene in the library of the corporation's historic quarters where their royal highnesses were received by the lord mayor, Sir Joseph C. Dimsdale, and the corporation was picturesque. Levee or diplomatic dress, uniforms or judicial robes were worn by the majority of the guests, among whom were the agents general of the colonies. Prominent among the other notables present were Lord Salisbury, Lord Roscherry and Mr. and Mrs. Chamberlain.

Major May Flight Supreme Court. Omaha, Neb., Dec. 5.—Mayor Moore today intimated that the present board of fire and police of this city, appointed by himself and the city council, would not accept the decision of the supreme court yesterday by which the governor will in the future appoint the members of the board. The mayor said emphatically that the present board would not resign office without a fight. He said they would take advantage of the forty days allowed in which to file a motion for a re-hearing.

The Nelson Being Towed In. Port Townsend, Dec. 5.—The British ship Nelson, which was last off the Columbia river in 1834, was towed in here by the steamship Walla Walla. Capt. J. P. Sanford. Stamford, Conn., Dec. 5.—Capt. Joseph Perry Sanford, United States navy, retired, aged 85, died here today. Capt. Sanford was connected with the Wilkes' exploring expedition around the world in 1838-42 and served with distinction in the civil war.

BONDS FURNISHED. All kinds of court and official, personal surety for employers, contractors, corporation officers, trustees, and administrators; also burglary insurance written by United States Fidelity and Guaranty Co., of Baltimore, Md. THE WILSON-SHERMAN CO., Genl Agents, 52 West Second Street. WE WANT YOUR BUSINESS.

PROBATE AND GUARDIANSHIP NOTICES. Consult Court Clerk or the respective signers for further information. IN THE DISTRICT COURT, PROBATE DIVISION, in and for Salt Lake County, State of Utah. In the matter of the estate of John Squires, deceased. Notice. The petition of Emily E. S. Squires and Joseph Warburton praying for the admission to probate of a certain document, purporting to be the last Will and Testament of John Squires, deceased, and for the granting of Letters Testamentary to Emily E. S. Squires and Joseph Warburton has been set for hearing on Friday, the 20th day of December, A. D. 1901, at ten o'clock a.m. at the County Court House, in the Court Room of said Court, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 5th day of December, A. D. 1901. JOHN JAMES, Clerk. Young & Moyle, Attorneys.

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Cured Itching and Pruritus Piles.

Mr. Phil Owens of St. Omaha, writes: "After suffering two years from an aggravated case of itching and protruding piles I was cured by a single 50 cent package of the Pyramid Pile Cure purchased from a local druggist. For sale by all druggists. Little book, 'Piles, Causes and Cure' mailed free. Pyramid Drug Co., Marshall, Mich."

TIMBER CASE IS DISMISSED.

The case of the United States vs. W. W. Southworth and others was dismissed in the federal court this morning on motion of the United States District Attorney, Mr. Whittemore. The case was a criminal prosecution for alleged trespass during the month of July, August, and September, 1898, on lands in the vicinity of Cotton.

In addition to the criminal case a civil case was brought to recover the value of certain pine timber taken by the defendants. This was settled and the government was paid by the defendants an amount aggregating several thousand dollars.

A second report was recently made by Special Agent Sowers and it was concluded from it that a criminal prosecution could not be sustained and particularly since a recent decision of the United States court of appeals in the case of the United States vs. Eric Trading company held that timber could be taken for new railroad construction at any point adjacent to the main line of the road. Consequently the case was dismissed.

The case of Wm. Brinen vs. the Silver King Mining company was ordered dismissed. The federal grand jury is expected to give a partial report this afternoon. Thomas C. Hantley is railroad brakeman of Ogden, today filed a petition in voluntary bankruptcy. His liabilities amount to \$468.41, all unsecured and his assets to \$10.00, claimed exempt.

Arthur E. Peterson filed a petition in voluntary bankruptcy with liabilities of \$256.65, and assets of \$121, claimed exempt. Leo Farr was discharged from bankruptcy.

Following is today's record of real estate transfers, made in the office of the county recorder up to 3 o'clock this afternoon. David John and wife to Mary A. Brown, warranty deed part of section 27, township 1 south, range 2 west 150.00 George Q. Cannon Ass'n to Sylvester Q. Cannon, warranty deed, lots 17 and 18, block 8, Forest Dale 1.00 Exec. of Frederick H. Auerbach, deed to Vespasian and Hoegrey Mining Co., Execs. do not claim, Vespasian and other lode mining claims, in West Mountain mining district 1,382.88 Richard A. Keenan to W. H. (2) Donnell et al, quit claim deed, lots in Rock Spring subdivision 125.00 William S. McCormick to Chas. J. Hodge, deed, the Binghamite and other lode mining claims, in West Mountain district 1.00 The Salt Lake Hardware Co. to Charles J. Hodge, deed, The Binghamite and other lode mining claims, in West Mountain district 1.00 Ann M. Cannon to Jesse M. Fox, warranty deed, lots 28 and 29, block 10, Forest Dale 300.00 Jesse W. Fox Jr. to George J. Fox, quit claim deed, part of section 22, township 2 south, range 1 west, and lots 33, 34 and 35, block 6, Central Park 12.45 George E. Dyer and wife to Glenn R. Bothwell et al, warranty deed, part of lot 8, block 21, plat 10, Forest Dale 1.00 Henry W. Brown and wife to William H. McIntyre, warranty deed, lot 2, block 101, plat "D" 15,000.00 Reuben C. Miller to Charles H. Carlos H. Valentines, warranty deed, part of section 8, township 2 south, range 1 east 1,500.00

NEELIN—To the wife of H. L. Neelin, a son. All well. BONDS FURNISHED. All kinds of court and official, personal surety for employers, contractors, corporation officers, trustees, and administrators; also burglary insurance written by United States Fidelity and Guaranty Co., of Baltimore, Md. THE WILSON-SHERMAN CO., Genl Agents, 52 West Second Street. WE WANT YOUR BUSINESS.

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CLOSING OUT SALE!

In order to make room for our other departments, we have concluded to close out our Glass and Crockery

department. It is a well known fact that our fancy goods in this department have been priced fully 25 per cent less than they can be bought elsewhere. Notwithstanding this, we will sell ANYTHING WE HAVE in this department at

25 PER CENT BELOW REGULAR

Price. This is an extraordinary opportunity. These prices will hold good for ONE WEEK ONLY from Wednesday, Dec. 4th. Among the stock will be found White Granite Teas, Plates, Bakers, Platters, Jugs, Etc. Ten full stock patterns besides 100 piece Dinner Sets in Porcelain Ware, French China goods. A fine line of Wedgwood and Jasper Ware, Bohemian and Venetian Glass Ware, Vases, Art Pottery, Lamps, Cut Glass and an endless variety of First-Class Goods.

H. Dinwoodey Furniture Co.

John C. McLain, Pres.
Thos. T. Burton, Sec'y.
W. J. Burton, Treas.

ALL KINDS COAL
ALL KINDS LUMBER

Telephone 808
Office 69 W. Second Street
YARD—Fifth Street and Third West

Robinson's SHOE Specials!

INFANT'S DONGOLA PATENT TIE, BUTTON AND Lace, sizes 2 — 5, at 65 cts.

Robinson Bros. Co.,

SHOE BUILDERS. 124 MAIN STREET.

The Working Clothes

In this store are as carefully selected as the dress clothes. We are exclusive sellers of the Workingmen's Favorite, Carhart brand. Overalls, Coats, Caps, Shirts, Woolen and Corduroy Pants and Corduroy Suits. This brand is titled "The Aristocrat among working clothes," and a more truthful term could not be applied to it.

Anything with the Carhart label on it means that it is the best that skilled union labor produces, and is equal to the price you pay for it. Ask any Railroad Man about Carhart Goods and SEE if he don't tell you the same. We've Gloves, Shoes, Rubber Goods, or anything else the working-man wears.

Remember our sale of men's \$13.50, \$15.00 and \$16.50 Suits at \$11.25, this week only.

THE SIEGEL CLOTHING CO.,

61, 63 and 65 Main Street.

Some time when your wife is tired out or the cook is away or you feel like a change of diet would do you